RATCLIFFE, DARR & CO., AUCTIONEERS.

WALTER B. WILLIAMS & CO., Auctioneers. TRUSTEES SALE OF TWO LOTS, ONE ACRE EACH, SUBDIVISION OF BARRY FARM, IMPROVED BY NEW FRAME HOUSE.

By virtue of a deed of frust, duted April 18, 1807, and recorded in Liber No. 1569, folio 131 et seq., one of land records for the District of Columbia, and at request of party secured thereby, we will sell at public the provider of the District of Columbia. quest of party secured thereby, we will sell at public suction, in front of the premises, on WEDNESDAY JUNE FIFTEFNITH, 1892, at FIVE O'CLOCK P. M. the following real estate in Washington county, D. C. the following real estate in Washington county, D. C., to wit: Lots 5 and 6 in section 5 in the subdivision of Barry Farm, also called St. Elizaieth, containing 2 area, more or less, with imprevenents thereon.

Terms of sale: One-half cash, of which \$100 must be paid at time of sale; balance in six and twelve months, secured by notes of purchase, bearing interest from day of sale, and deed of trust of property sold, or all cash, at option of purchaser. Terms of sale to be concluded with it.

rom day of sale, and deed of trust on property som, or ill cash, at option of purchaser. Terms of sale to be complied with in ten days, eise trustees reserve right or resell at risk and cost of the defaulting purchaser. lonveyancing, &c., at purchaser's cost.

WM. F. HOLLIZMAN, AYLETT T. HOLLIZMAN, jet-cokds

1321 F st. n. w. PATCLIFFE, DARR & CO., Aucts., 920 Pa. ave. n. w. ADAMS EXPRESS COMPANY SALE OF UNCLAIMED FREIGHT.
On THURSDAY MORNING, JUNE SIXTEENTH,
A.D. 1862, commencing at TEN O'CLOCK, the
Adams Express Company will sell at the auction
rooms of Ratcliffe, Darr & Co., 920 Pennsylvania
avenue northwest, to pay charges, about 860 PACKAGES, comprising an assortment of Trunks, Values,
Boxes, Packages, &c., &c., &c., to be sold without reserve. All parties concerned will take notice.
Terms cash. RATCLIFFE, DARR & CO.,
jet-10t

RATCLIFFE, DARR & CO., AUCTIONEERS, W.

VERY VALUABLE UNIMPROVED REAL ESTATE ON SOUTH E STREIST BETWEEN NEW JERSEY AVENUE AND SOUTH CAPITOL STREET BY AUCTION. ON TUESDAY, JUNE FOUR TEENTH, 1892, AT SIX OCCIOCK P.M. WE WILL SELL BY PUBLIC AUCTION, IN FRONT OF THE PREMISES.

ALL OF LOT 4, SQUARE 6863.

Pronting 131 feet 1 inch on E street with an average depth of 143 feet, suitable for warrhouse, stable or manufacturing purposes, being near the freight statten of the Fennsylvania R. Terms: One-third cash, balance in one and two years, with interest at the rate of 6 per cent per annum from the day of sale, payable semi-annually, and secured by deed of trust on the property soid, or all cash, at the option of the purchaser. A deposit of \$200 required at the time of sale. Terms to be complied with in fifteen days from the day of sale, or the infinit to resent at the risk and cost of the defaulting purchaser is reserved. All conveyancing, recording, ac., at the cost of the purchaser. purchaser is reserved. All control of the purchaser.

RATCLIFFE, DARR & CO.,
Auctioneers

ATIMER & SLOAN, Auctioneers, 1407 G st. IMPORTANT AND PEREMPTORY SALE OF SEVENTEEN HEAD OF HORSES AND A PAIR OF FINE MULES, DOUBLE AND SINGLE HARNESS, HEAVY WAGON HARNESS, &c., AT AUCTION.

We will sell in front of our suction rooms on WEDNESDAY AFTERNOON, JUNE EIGHTH, commencing at FIVE O'CLOCK:

SEVENTEEN HEAD OF BUGGY, CARRIAGE AND WORK HORSES, YOUNG AND SOUND, THOROUGHLY BROKEN TO DOUBLE AND NGLE HARNESS. SEVERAL OF THEM ARE SPEEDY AND ARE FINELY BREAD ANIMALS. THESE HORSES ARE OWNED AND WERE RAISED BY MR. C. L. CAMPBELL IN LOUDOUN AND FAIRFAX COUNTIES, VA. EVERY HORSE WILL BE GUARANTEED AS REPRESENTED. THIS SALE OFFERS A FINE OPPORTUNITY TO PRIVATE BUYERS AND CON-TRACTORS TO SECURE FIRST-CLASS STOCK.

ALSO. ONE PAIR OF FINE MULES, DOUBLE AND SINGLE HARNESS, HEAVY FARM HARNESS. HORSES CAN BE SEEN ON DAY OF SALE AT McCAULEY & ALEXANDER'S STABLES, COR.

D AND 14TH STS.

LATIMER & SLOAN Auctioneers

WALTER B. WILLIAMS & CO., Auctioneers. of, in the city of Washington, District of described is follows: Beginning for said is point on New Jersey avenue seventy-t southeastwardly along line avenue thirty-five feet, thence y at right angles to said avenue sence northwardly 35 feet 8 inches, thence y at right angles to said avenue November 19 avenue to said avenue November 19 avenue of beginning, improved by two well-som brick houses. And, thereafter, on said FOUR FORTY-FIVE O'CLOCK P.M.

of sale: One-third of the purchase money in ash, one-third in one-year and one-third in two years of ash, one-third in one-year and one-third in two years of the reacter, the deferced payments to bear interest at the rate of 6 per cent per annum, payable semi-annually, and to be secured by deed of trust on the premises sold, or all cash, at the option of the purchaser. A deposit of #200 on each lot will be required in day of sale. All conveyancing and recording it the cost of the purchaser. If terms of sale be not complied with within ten days from day of sale the grustees reserve the right to reself the property at the task and cost of the defaulting purchaser.

JAMES WENTERFIELD Trustee,

No. 1234 New Jersey are, n. w.

DAVID C. REEVES, Trustee,

JOAND SALE OF THREE NEW TWO-STORY SIN ROOM BRICK HOUSES, WITH MODERN IMPROVEMENTS, KNOWN AS NOS, 808, 810 AND 812 H STREET NORTHEAST.

By virtue of those three certain deeds of trust duly recorded in liber No. 1,637 at folio 75, 82 and 88 et eq., one of the land records of the District of Columbia, and at the request of the holder of the notes secured thereby, we will sell at public auction, in ront of the respective premises, on THURSDAY, the SIXTEENTH DAY OF JUNE A. D. 1862, AT FIVE

northeast.

ne-third of the purchase money to

oper published in Washington, D. C. JOHN T. ARMS, SAMUEL A. DEURY, GEORGE W. STICKNEY, Austoneer.

RER REEDED U CCC T HO ONN N

sext 10 days on all our CHILDREN'S and BOYS' fulfs. That means you can buy any Child's Suit in our store, size 5 to 14, or Boys' Suit, 13 to 19, at (2) sents on the dollar.

It will be to your advantage to look through ou

THE LONDON AND LIVERPOOL

CLOTHING COMPANY. 7TH AND G STS.

G. A. R. HATS AND CAPS. A B CORDS AND WREATHS. G. A. R. SWORDS AND BELTS. G A R. PATENT SEPARABLE BUTTON G. A. R. MEMORIAL BADGES, G. A. R. GLOVES. T QUALITY AND LOWEST PRICES.

> A. M. MEYER. LIFARY AND SOCIETY FURNISHER,

CANADIAN COMPLAINT

Americans Accused of Poaching in Hudson's Bay.

KILLED BY EXPLOSION OF DYNAMITE

An Extensive Deal in Valuable Coal Lands.

LATEST FROM MINNEAPOLIS.

DELEGATES FROM THE SOUTH. A Division of Opinion Among the Le

as to How to Vote. Special Dispatch to The Evening Star. MINNEAPOLIS, MINN., June 4.-As delegates began to arrive in greater numbers it became evident that there was something more than instructions as the legitimate republican cennoise behind the Blaine movement. There is a tral committee of this District would be to enconflict of epinion among leading southern courage bolting and disorganization that at no delegats, leaders from some states taking en- distant day might lead to the disintegration, if tirely different views of the situa- not annihilation, of our party as a national tion in cases where delegations have body. In conclusion, Carson had no right been regarded as solid for Harrison. A very to act as he did, his committeemen did not prominent southern delegate, who has been re- meet and organize on the Tuesday succeding garded as a Harrison man and who has been their election, as the constitution of our or talking for Harrison and whose delegation is ganization directs; the person who called the instructed that way, told THE STAR'S corre- committee to order was not even a member of spondent this morning that a majority of the delegation from his state would vote for Blaine to last were in violation and defiance to all rules and that they might adopt the unit rule, thus of political right and subversive to harmony giving the whole delegation to the Maine states- and good organization. To recognize Carson man. Three of the delegates were with him at and Gleeson as the delegates from this city to the time and they agreed that what he said was the national convention would be equivalent to

Mr. Clarkson's attention was called this morning to the reported message from Mrs. Blaine regular, legitimate course of accomplishing saying that the Secretary would accept. "Well," he said, "the message is authentic. have been expecting it. Mr. Blaine will be nom- a hearing before the committee some time inated and will accept. We are sorry to defeat | ing the afternoon. some of our good friends, but it must be done." Speaking of the selection of temporary chairman, he said:

"I am in favor of a colored man." "Langston?"

"Yes; he is more nearly a great orator than he would make a good temporary chairman. It make the fight." should be a colored man, whether Langston or some one else." "It is said that the Harrison folks will put up

some one against him in the convention even i the selection is made?" "I cannot say as to that, but I hardly thin they will."

"Mr. Carter says that the Harrison folks will have a majority in the national committee." Mr. Clarkson smiled a prolonged smile at this suggestion and then said: "The committee meet at 11 o'clock; you will see then who has a majority and it is not worth while talking about The Harrison people have very little to say

about Mr. Blaine's message. Mr. O'Brien, the commissioner of navigation Treasury Department, said this morning concerning the message: "I knew before we left Washington that Mrs. Blaine was doing all she to, in which they had carried on their operations WALTER B. WILLIAMS & CO., Auctioneers.

TRUSTEES SALE OF IMPROVED PROPERTIES, BEING NOS. 1123 AND 1125 NEW JERSET AVENUE NORTHWEST. AND NOS. 1123 AND 1125 NEW JERSET AVENUE NORTHWEST. AND NOS. 1123 AND 1125 NEW JERSET NORTHWEST. By virtue of a decree passed on the distance of the distance of a decree passed on the distance of the momination. She succeeded in preventing him from writing any more letters and I expected that she would succeed in getting him from writing any more letters and I expected that she would succeed in getting him to consent to run if nominated. But I don't think that will count. I know certain things which make me feel very confident that the pay of JUNE, 1862, at QUARTER PAST. When Mr. Blaine gets into the hands of other people and away from the influence of his wife he will change his mind. I think he will then find that his health will not permit him to run. I do not think he wants the nomination."

BLAINE VOTES FROM OHIO. It is claimed that ex-Gov. Foraker can insure Blaine 27 votes from Ohio and that he may have 35. Mahone claims 16 of the 24 Virginia votes for Blaine and the Tennessee delegation are understood to be breaking away from Harrison. THE UNIT RULE.

With relation to Tennessee it is said that Blaine will probably have a majority and the lelegation will vote as a unit. A plan is on foot

The Harrison forces are very well organized as far as the Indiana people and the official friends of the President are concerned, and Two Persons Killed by an Explosion in a they maintain an attitude of perfect confidence. Some of their number make no secret of it that they are counting on frightening the opposition by the exhibition of a determination to fight without giving quarter. If Mr. Blaine's name is used in the convention their greatest fear is is used in the convention their greatest fear is that the southern delegates will not stand firmly together and resist the blandishments of the

If they see any signs of a break in that quarte there will be a rough and tumble cat fight. They do not believe that Mr. Blaine will want to go into such a fight as they are ready for. Mr. Platt and the New York delegation are due here about 12 o'clock.

RECORDER BRUCE ARRIVES. B. K. Bruce, District recorder of deeds Judge Gilkinson, second controller of treasury Capt, Meredith, chief of bureau of engraving and printing, arrived today and at once began to work for Harrison. There are so many of the Washington officials in the West Hotel that it seems like walking through the departments to be here. Gov. Gear of Iowa has arrived with the Iowa delegation. He says that all but two or three of them are for Harrison. Ex-Senator Pierc says that four of the North Dakota delegates are

STAUNCH HARRISON MEN. Marshal Ransdell, and Ex-Repre

pecial Dispatch to The Evening Star.
MINNEAPOLIST June 4.—Marshal Ransdell said

this morning that it made no difference whether Mrs. Blaine's message to Emmons was authentic or not, or whether or not Mr. Blaine would accept, he believed Harrison would get the nomination anyhow. There appears to be a great deal of r

tainty about the Illinois delegation. Mr. Cullom insists that most of them are for Harri-

DELEGATES FROM THE DISTRICT. Messrs. Chase and Wolf Present-A State

Special Dispatch to The Evening Star.

MINNEAPOLIS, June 4.—Shortly after Perry Carson's arrival here Simon Wolf made his appearance at the West House prepared to executive session. Orders were present his side of the case to the national committee, and he had with him a bundle of printed briefs setting forth that Wm. Calvin Chase and Simon Wolf were the only regularly elected delegates from the District of Columbia He also had with him a letter from Maj. A. H. S. Davis, chairman of the republican central ommittee of the District. In his letter Maj. Davis states: "The only excuse Mr. Carson and his followers have for

polting from the authority of the chairman of the central committee exercised in the call cononing the new committee man for organization purposes is that the national committee abolished republican central committee of this District and that as its chairman fell with it and that he should have signed both calls with me. But I submit this is untrue. Their premises are miseading and false. The national committee authorized Mr. Carson to sign with me a joint call, naming the places for holding the primary meetings. Beyond that the national body delegated him no authority and he had no power to act. In convening the new committeeman I acted strictly in accordance with the requirements of the constitution of our organization and the usages of our party in this District. To recognize the body that organized under Carson's the committee, and all the proceedings from first offering a prize to men who, because they could not have things their own way, bolted from the

Chairman Clarkson promised to give Mr. Wolf Mr. Wolf did not show much confidence, as the matter was practically settled in advance in

ends and set up their own standard of action.

favor of Carson and Gleeson. "Carson has stated to me," said Mr. Wolf this afternoon, "that this is a Blaine convention and the Blaine people will see that Chase and any other man in the convention, and I think myself do not get in. However, I intend to

> AMERICAN POACHING ALLEGED. Complaints That Promise to Bec

International Question. OTTAWA, ONT., June 4 .- John Schultz, lieuenant governor of Keewatin and Manitoba, in his annual report to the federal government makes the following references to the alleged poaching of American whalers in Hudson bay. "In reference to what I stated in my final report for 1891 I have since received from Churchhill and other quarters fuller information, and hence advise you that, while American whalers have ceased to visit that part of Keewatin sea coast south of the mouth of Chesterfield inlet, it is simply because they have exhausted that area and confined their efforts to the still more northern Canadian waters of Fox and more northern Canadian waters of Fox and other channels, Rowes, Welcome and Lyon in-

BIG DEAL IN COAL LANDS. eranton Capitalists Secure an Option on 300

Acres in Pennsylvania. Pottsville, Pa., June 4.-Scranton capitalists, through Mr. A. D. W. Smith, lately of the Pennsylvania geological survey corps, have secured an option on the Shippen coal tract of nearly 300 acres, situated near Middleport, between here and Tamaqua. Recent test holes proved the existence of all the principal veins, the deposit being estimated to contain 20,000,000

delegation will vote as a unit. A plan is on foot to have the New York delegation vote as a unit and it is said that a substantial agreement to that purpose has been reached.

The Harrison folks claim forty-eight of the New York delegates and are, therefore, it is said, willing to have the unit rule apply. The Blaine folks claim sixty-two votes and think they can get the solid delegation under the unit rule. The contest is beginning to get hot, and as the day advances the quiet work of the Blaine people is beginning to show itself in the increased amount of Blaine talk in all quarters.

The deepsit being estimated to contain 20,000,000 tons of coal.

This transfer of the Shippen tract lends additional strength to the talk that the Pennsylvania company has secured a similar option on the Mosby, Sheafer & Gwan tracts of nearly 2,000 acres and for the possession of which there has been a regular scramble ever since the Reading's great deal. This transfer involves several million dollars and it will likely be some months before the full particulars are available, as was the case when the Pennsylvania obtained an option several years ago on the Borie lands on Broad mountain and after spending several hundred thousand dollars thereon they forfeited their "down money." down money."

BLOWN UP BY DYNAMITE. Jeweler's House.

PITTSBURG, PA., June 4.—About 1 o'clock this morning an explosion of dynamite occurred at Kensington, Pa., in the house of J. K. Turner, Scheffer of Emlenton, Pa. The wife and two Scheffer of Emienton, Pa. The wife and two children of Turner were badly injured. That the house was blown up deliberately seems certain, as Mr. Turner was never known to have dynamite in his dwelling or store. The explosion was of great force, breaking windows and doors at some distance. A posse has been organized and is now endeavoring to find some clew to the fiend who caused the explosion.

RISING A FOOT A DAY.

The Mississippi River at St. Louis Has Gone Up to Nearly Thirty-Four Feet.

Sr. Louis, June 4.—The June rise is on its way here, and with the Mississippi rising from local influences there is now no hope that the present flood can get out of the way before the melted snows of the mountains reach here. The river last night was at 33.7 feet and rising a foot a day. River men feel satisfied that the coming flood will reach close to the stage of coming flood will reach close to the stage of 1844, the greatest known, and perhaps surpass it. Louisiana, Mo., June 4.—The upper Mississippi is again rapidly swelling to magnificent proportions, caused by the recent heavy rains. In the last twelve hours the rise has been eight In the last twelve hours the rise has been eight inches. Reports from Davenport say the rise there during same time was eleven inches. At Quincy during the past twenty-four hours the river has risen fourteen inches. People all over the bottom lands of the upper Mississippi are full of forebodings and the worst is anticipated. A Quincy dispatch says: Thousands of acres of fine wheat fields in the Indian grave levee districts are covered to a depth of two feet with surface water that has seeped through the levee, which is liable to break at any moment. any moment.
Tuscumbia, Mo., June 4.—The Osage river

There appears to be a great deal of uncertainty about the Illinois delegation. Mr. Cullom insists that most of them are for Harrison, while two or three of the preminent delegates declared that twenty-four are for Blaine. There is a possibility that the fight over the temporary chairmanship may be avoided, as it is now understood that the anti-Harrison men have decided not to press Langston and to organize and admit contesting delegates before a test of strength is made. They will make the fight for the permanent chairman.

Ex-Congressman Jos. G. Cannon of Illinois arrived this afternoon. In regard to the rumor that sixteen of the Illinois delegates would desert Harrison for Blaine on the first ballot, he said: "Nine out of ten of the republican voters of Illinois are for Harrison and there is no probability of a single delegate casting his vote for any other candidate. I have been convinced Harrison is already nominated, and the action of the convention next week will be merely a ratification.

Any moment.

Tuscumbla, Mo., June 4.—The Osage river has risen eighteen inches during the past twelve hours, and is within three inches of the mark of two weeks ago. All bottom lands are entirely submerged, and farmers are greatly discouraged, having just finished replanting from the other overflow. It is thought the river will be the May overflow is expected. There has been a very rapid rise at Fort Smith, the river having come up 13.2 feet in two days. The stage is 25.2 feet. At this point the water is rising at the rate of a little over an inch an hour. The relief committees are making arrangements to warn all people living along the river. In many places leves have been out to allow the water to get back into the river. If the river reaches a stage of twenty-five feet the water will overdown the river are preparing for the coming high water.

THE NATIONAL COMMITTEE.

MINNEAPOLIS, June 4 .- At 11 o'clock this morning promptly the national committee met in their headquarters and went at once into that no cards be sent in. The colored messenger at the door proudly sported a Blaine button, whereupon the report went forth that the committee was against the President. This report found many believers, but the Harrison men continued to assert that they had a majority with them. At 12:45 Col. Swords, the sergeant-at-arms of the committee, announced that the committee had decided to admit the Indian territory delay.

gates to seats on the floor of the convention without the right to vote.

It was voted to refer all contests, save that from Alabama, to a special committee of seven, the Alabama contest to go before a special committee of three. These subcommittees were ap-

pointed and then the committee adjourned until Monday morning, without completing the temporary organization of the convention. There were forty committeemen present. NO TELEGRAM SENT.

mmons Blaine Denies the Report Regard-

CHICAGO, June 4.—All the morning papers rinted a story this morning that Emmons Blaine had received a telegram from his mother saying that his father would accept the presidential nomination. Emmons Blaine was seen at the McCormick residence, No. 135 Rush street, early this morning.
"I've received no such telegram from my mother or any one else," he said, "and I don't

know anything as to my father's position re-gurding the nomination. I have had no word concerning the matter from either my father or mother and I don't think I shall have."

IN WALL STREET TODAY. cks Were Dull Through the Two Hours o

NEW YORK, June 4 .- Stocks were dull during he two hours today. The sales amounted to 101,865 shares. Rock Island, sugar trust, Burington and a few others absorbed most of the peculative interest. Prices were weak during the greater part, and especially so after the publication of the bank statement, which was unfavorable. The closing prices were 1/2 to 11/2 per cent lower than those of yesterday.

FINANCIAL AND COMMERCIAL. The following are the opening and closing prices of

Name.	0.	C.	Name.	0.	C.
Atch Bell Tel Can. South			E.& W. pref N. J. Cen N. & W. pref	13846	1383
C., B.& Q Can. Psc. Chicago Gas. C. & O.	101	100	Northwest N. American. Nor. Pac. Do., pref.	11936 1436 1934	1101 1434 19 524
C. & O. 1st p'c D. L. & W. D. & H. Canal D. & Rio Gr.	1. 158%	157%	Ore R. W. & N Oil . Pac. Mail. Reading	5434	54%
Do. pref. Dis. & Cat. Fd. Erie.	494	4994	Rich. Ter Rock Island Silver Ctr's	789	77
Ft. Worth Ct. Hocking Val Ill. Cen Lake Shore.	10:94	103	St. Paul. Do., pref. St. P. M., & M. Sugar.	12393	12.34
Louis & Nasl Manhattan Mo. Pac	13236	7234 1323 353	Do. pref Tex. & Pac. Ten. C. & I.	80	99
Mich. Cen. N. Y. Cen. Lead Trust. N. Y. & N. E.			Union Pac	39%	

Henry Clews "Weekly Financial Review." issued today, says:

During the past week the "bears" seemed to take a new lease of power and for a time mainbecame a free seller on this market, as some suppose partly on "short" and principally on Louisville and Nashville, about whose financial condition foreign holders are reported to have received advance information. This opened a new weak spot, to which the "bears' gave prompt attention. A temporary injunction is sued in New York against Reading also caused some selling of that stock, which, however, was from so humble a personage as myself. new weak spot, to which the "bears" gave prompt attention. A temporary injunction issued in New York against Reading also caused some selling of that stock, which, however, was found to be well supported. The professional traders paid some special attention also to Rock Island and Burlington and Quincy, probably to offset the fact of both stocks being very Island and Burlington and Qnincy, probably to offset the fact of both stocks being very largely oversold. These, however, were incidents of no great intrinsic importance, and the matter of chief interest in connection with them was that the "bulls" should have permitted them to have the effect they had upon on the part of the Secretary of the Tréasury

or railroad earnings show that the volume of products moved exceeds all precedent. Taking the situation and the prospects as a whole, we construe them as fairly favorable to securities, but at the moment there are certain undeveloped factors which tend to hold conservative operators in check; and we therefore, for the present, counsel buying on drops and

Washington Stock Exchange.

Sales—Regular call—12 o'clock m.: W. and G. R. R. conv. 6s., \$3,000 at 150. Wash. Gas, A, \$100 at 125. Wash. Gas, B, \$200 at 196. Lincoln Nat. Bank, 1 at 102. W. and G. R. R., 2 at 320. Real Estate Title Ins., 10 at 130.

Government Bonds—U. S. 4s., registered, 1907, 115½ bid, 1164½ asked. U. S. 4s., coupons, 1907, 116½ bid, 1164½ asked. U. S. 4s., coupons, 1907, 116½ bid, 1164½ asked. 20-year fund, 6s., 1802, currency, 100½ bid, — asked. 20-year fund, 6s., 1802, gold, 107 bid, — asked. Water stocks, 7s., currency, 1901, 121 bid, — asked. Water stock, 7s., currency, 1901, 121 bid, — asked. Water stock, 7s., 1901, 1902, 118½ bid, — asked. Water stock, 7s., 1901, 1902, 118½ bid, — asked. Water stock, 7s., 1901, 1902, 118½ bid, — asked. Water stock, 7s., 1901, 1900 bid, — asked. 3½s, reg. 2-10s, 1893-1901, 190 bid, — asked. Washington and Georgetown Railroad 10-40 6s, 103 bid, — asked. Washington Market Company in 1901, 190 bid, — asked. Washington Market Company in 1901, 190 bid, — asked. Washington Market Company in 1901, 1905, A. & O., 100 bid, — asked. American Security and Trust 5s, 1905, A. & O., 100 bid, — asked. American Security and Trust 5s, 1905, A. & O., 100 bid, — asked. Washington Light Infantry 1st inortigage 6s, 1904, 97 bid, — asked. Washington Gas Company, series A, 6s, 125 bid, — asked. Washington Gas Company, series A, 6s, 125 bid, — asked. Washington Gas Company, series A, 6s, 125 bid, — asked. Washington Gas Company, series B, 6s, 126 bid, — asked. Washington Gas Company, series B, 6s, 126 bid, — asked. Washington Gas Company, series B, 6s, 126 bid, — asked. Washington Gas Company, series B, 6s, 126 bid, — asked. Washington Gas Company, series B, 6s, 190 bid, — asked. Washington Gas Company, series B, 6s, 126 bid, — asked. Washington Gas Company, series B, 6s, 126 bid, — asked. Washington Gas Company, series A, 6s, 125 bid, — asked. Washington Gas Company, series A, 6s, 125 bid, — asked. Washington Gas Company, series A, 6s, 125 bid, — asked. Washington Gas Company

town, — bid, 54 asked. Georgetown and Tenleyasked.
Insurance Stocks—Firemen's, 47 bid, 55 asked.
Frankiin, 50 bid, — asked. Metropolitan, 80 bid, —
asked. National Union, 17 bid, 20 asked. Arlington, 170 bid, 185 asked. Corcoran, 70 bid, —
asked. Coinmbia, 15½ bid, 16½ asked. Potomac,
80 bid, 95 asked. Riggs, 1½ bid, 7½ asked. People's,
5½ bid, 6 asked. Lincoin, 7½ bid, 7½ asked. People's,
5½ bid, 6 asked. Lincoin, 7½ bid, 7½ asked. Commercial, 5 bid, — asked.
Title insurance Stocks—Columbia Title, 6½ bid,
7 asked. Real Estate Title, 129 bid, — asked.
Gas and Electric Light Stocks—Washington Gas,
45 bid, 46 asked. Georgetown Gas, 45 bid, —
asked. U. S. Electric Light, 144 bid, 149 asked.
Telephone Stocks—Chesapeake and Potomac, 50
bid, — asked. American Graphophone, 5½ bid, 6
asked.
Miscellangous, Stocks—Washington

A DELAY OF A WEEK

The Attorney General Secures a Postponement of the Park Case.

WHAT HAPPENED TODAY

Commissioner Perry Says the Secretary of the Treasury Desires no Further Delay-The Department of Justice Takes a Hand-Some Interesting Proceedings in Court.

In the Court in General Term this morning

umber of those interested in the Rock Creek Park case assembled anticipating some proceedings in regard to the rule issued on the The order was returnable yesterday and it was generally understood that the Secretary's inswer was ready to be submitted to court. There was some surprise, however, when a rep-

resentative of the Attorney General appeared in court this morning and asked for delay, a proeeding which, it appears, as was stated in court, was not taken at the instance of the Secretary of Mr. Perry said: I desire, if your honor please, to call the attention of the court to the rule issued in the Rock Creek Park case a few

days ago upon the Secretary of the Treasury on a petition of the park commission. I see that Mr. Maury is here, I suppose, representing the Attorney General, and it would be in order, I suppose, to first hear what he may have to say in regard to the return of the Secretary of the MR. MAURY WANTS TIME. Mr. Maury—May it please your honors, I came here this morning to explain to the court why it was that there was no appearance here on yesterday in behalt of the Secretary of the Transury, yesterday being return day of the rule, which was laid upon the Secretary on last Monday—at least the rule issued on that

on last Monday—at least the rule issued on that day, although not actually served, as the Secretary had not returned to the city.

These papers relating to this matter of an application. I suppose, for a mandamus—although the writ or the process which is asked for in the petition has not that technical designation, indeed has no technical designation, but simply asks that the court put the Secretary of the Treasury under some order or under of the Treasury under some order or under some judicial process—these papers were placed in my hands on yesterday evening or afternoon by the Attorney General, too late to make any application to the court for a day or an extension of the time to enable an answer to be prepared responsely. be prepared responsive to this rule and my mission here this morning is simply to ask the court that we may have a convenient time in which to answer the exigency of this rule. That is all that I have to say in reference to the rule. The Chief Justice—What time do you think

will be necessary?
Mr. Maury-In the first place, as I am a able me to examine this law with some care and to look into other matters of law or of facts, and I presume that there will be no difficulty in my friend, Mr. Perry, and myself coming to an agreement as to the time. Then, if it should be necessary to enter upon a discussion of this matter, if the return which shall be made to the rule by the Secretary of the Treasury should call for a discussion before your hands, why perhaps the time should be liberal enough to enable the government tained ascendency. Early in the week London not only to prepare an answer to the became a free seller on this market, as some pule, but also to prepare a brief for

from so humble a personage as myself. MR. PERRY'S REMARKS. Mr. Perry-I will ask your honors to permi

the tone of the market. On Thursday, however, a change came over the spirit of the dream of the "bears." The leading seller seemed to have concluded that the "short" interest was growing quite dangerously large, and hence there was a general buying movement to cover those contracts.

The supreme condition affecting the stock market is the crop prospect as influenced by the current weather, and that factor is now less uncertain than it was a week ago. Expectations as to the wheat crop are improving, but are still strictly moderate.

The general trade of the country, excepting the cotton states and California, may be regarded as reasonably prosperous. The increase of railroad earnings show that the volume of products moved exceeds all precedent.

Taking the situation and the prospects as a whole, we construe them as fairly favorable to the factor of the court and it was urged by me before the Atterney General, to whom the President referred this matter, that his dedent referred this matter, that his de-termination under the law would not impose any financial liability upon the United States, and would not have any effect whatever in settling the limits of this park. It seemed to me, and I so argued, that the only thing which would determine the limits of this park would be the act of the park commission in electing under the law what commission in electing under the law what

THE ACTION OF THE PRESIDENT The Attorney General, before whom the matter was argued, did not agree with the position I had assumed, and on the 3d of March, 1892, the then solicitor general, Mr. Taft, in an opinion, which was approved by the present Attorney General, said to the President of the United States as follows: "It is now definitely as-United States as follows: "It is now definitely ascertained what the parcels selected by the commission under the first three sections of the act will cost. Their cost exceeds the amount provided in the provision of the first section. Upon the decision of the President that the prices are reasonable the law contemplates that the money therefor shall become immediately payable to the owners of the property. There is no discretion vested in any one after your action" (the action of the President) "with reference to the payment of the money for the prices which you shall decide to be reasonable. Your decision is the last act necessary to show a dewhich you shall decide to be reasonable. Your decision is the last act necessary to show a determination on the part of the government to take the property. In my opinion, if the aggregate of these expenses and assessments were within the requirements of the act your decision would vest in each property owner a right of action for the value of his property taken."

ACTION OF THE COMMISSION. "Thereupon the park commission held a meeting and proceeded to fix upon the limits of the park within provisions of law. Then the President was asked to decide that those values were reasonable. Then on the it does not seem to be entered on the minutes; but it was some time in March, the 19th day of March, if I do not mistake, when the President approved the values of such parcels as the Rock Creek Park commission had taken under the law for the park; the commission prepared a petition directed to this court asking for permission to pay into court the values so decided by the President to be reasonable. That petition was heard, and early in April there was an order directing all these values to be paid into court. But the operation of that order was suspended as to the Shoemaker and Truesdel to file some further papers. When the motion for permission to file them was heard, the court refused to allow those further papers to be filed, and directed that the suspended values—if may so term them—be paid into court.

"So soon as the first order was made, on the Shoemaker and Truesdel to the register, on the same day the Rock Creek Park commission bed a meeting and drew a warrant upon the Secretary of the Treasury sking him to pay into the registry of this court revoked its order of suspension of the operation of the order of May 4, a second meeting of the commission was held, and on that second day a warrant was drawn upon the Secretary of the Treasury sking him to pay into the registry of the Treasury for the amount of that warrant. Afterward, on the 24th of May, when the court revoked its order of suspension of the operation of the order o and proceeded to fix upon the limits of the park within provisions of law. Then the President

"Now, on the 4th of May, the Secreta

WHY THE APPLICATION WAS MADE. "In answer to that petition for a rule the ommissioners said that in obedience to the order of the court they had drawn a warran order of the court they had drawn a warrant upon the Secretary of the Treasury. They added that they did not know why he did not pay any attention to the warrant, nor could they tell when he would pay attention to it. Thereupon there ensued a conference between the Secretary of the Treasury and Gen. Boynton, representing the park commission, as to what the Secretary of the Treasury desired to have done in the premises, and it was at the suggestion of the Secretary.

BLAINE RESIGNS.

Mr. Willeox (Conn.) was fortunate enough to secure the passage of a bill directing the superintendent of the census to secure from incorporated companies similar information to that which is required from incorporated companies.

The House then went into committee of the longestion of the Secretary. ises, and it was at the suggestion of the Secretary of the Treasury himself that this petition of the park commission was drawn and presented, asking him to pay this money into court. When the Secretary returned to the city yesterday morning he was seen by the district attorney and Gen. Boynton, and in the conference he said that virtually this action had been taken at his Secretary of the Treasury to show cause why the order of court directing payment of the Rock Creek Park awards had not been obeyed. this court and would obey any order it might make in the premises. I say a paper dictated by the Secretary of the Treasury and setting forth those facts was ready to be filed by him in the court when a request was made by the Attorney General that noth-

ing be done until after a consultation could be had between him, the Attorney General and the

THE INTERVENTION OF THE ATTORNEY GENERAL

Secretary of the Treasury.

"Therefore, I say, I feel justified in stating upon the authority of Gen. Boynton that the intervention of the Attorney General in this case intervention of the Attorney General in this case is not at the request of the Secretary of the Treasury and that the Secretary of the Treasury is prepared today to obey such order as the court may see proper to make upon him.

"Permit me one word further in this connection: I wish to make this practical suggestion, that undoubtedly, under the opinion of the Solicitor General and Attorney General, from the time that the President approved these awards each property owner had a right to himself institute a proceeding by mandamus against the commission or against by mandamus against the commission or against the Secretary of the Treasury or against both of them, and it is a question for practical consideration whether or not the court will permit any delay in this matter to drive property owners, some of whom are not able, to counsel to assert their rights through the form of a mandamus, when by one order in this case complete justice can be done to everybody. There is one other point to be taken into con-sideration, that these men cannot claim any interest as against the government. Here are men, leaving out the shoemakers and Truesdell, representing \$600,000 worth of property. I want to know by what right, when there is an explitit law by Congress directing this money to be paid, an officer of the government, whose duty it is to execute the leavenment.

rect the payment of those expenses. MR. MAURY'S REPLY. Mr. Maury-It is proper for me to say, if my friend will pardon me for saying it, that all this is very extraordinary. There appears to be a record to the extent of a petition in this case. In discussing the rule and the petition why the need of all this statement in reference to understandings and agreements. And if my Mr. Maury—In the first place, as I am a stranger to all these proceedings which have been going on, except so far as the public has been advised about them through the newspapers, I should like to have a few days to enable me to examine this law with some care and to look into other matters of law or of facts, the look into other matters of law or of facts, the look into other matters of law or of facts, the look into other matters of law or of facts, the look into other matters of law or of facts, the look into other matters of law or of facts, the look into other matters of law or of facts, the look into other matters of law or of facts, the look into other matters of law or of facts, the look into other matters of law or of facts, the law is appearing here in defiance of the shall have made a presentation to consider what are the grounds upon which the Secretary of the Treasury has proceeded.

I have said this much because I have deemed

duty it is to execute the law, can refuse to di

I have said this much because I have deemed it my duty not to let pass sub silentio what was said by Mr. Perry.

The Chief Justice—Mr. Maury, have you and Mr. Perry agreed upon any day?

Mr. Perry—As between Mr. Maury and me we can agree upon a day. But I do not want to agree upon anything. I will signify to him what day will suit and then let the court speak. PROPERTY OWNERS NOT HEARD. Mr. Justice James-No. Mr. Maddox-I would suggest that on-

Mr. Justice James-I suggested to you, Mr.

that the order should stand and the time be ex-tended until next Friday, at 10 o'clock, when there will be a hearing upon the answer. SECRETARY FOSTER'S POSITION.

regard to the position of the Secretary of the Treasury was, based upon a telephonic message received from him, that he ex-pected the Attorney General to submit the answer which the Secretary had drawn for District Attorney Cole yesterday and with it file the protest of the Attorney General and in behalf of the latter against the power of the court to issue the mandate against the Secretary. But the Secretary expected this to be in the nature of making the record, as the Attorney General thought it should be, but not for the purpose of asking delay.

THE HARRISON AND MORTON CLUB. It Will Escort Calvin Chase to Minne

Leaving Washington Tonight. The Harrison and Morton League of this city, accompanied by the Southern Republican Asso ciation of Baltimore, Md., will leave this evening for Minneapolis. The Capital City Band goes along to enliven the journey. Mr. W. Calvin Chase, a delegate Mr. The procession will leave the Bee office this evening at 7 o'clock, and march to the B. and O. depot. The party will reach Minneapolis Monday afternoon.

The interests of Mr. Chase are being looked after in Minneapolis by his colleague, Mr. Wolf, and by Messrs. Arthur Smith, Marcellus West and C. A. Cuney. On Monday, however, he expects to take an active hand.

ANDY GLEESON'S DEPARTURE.

He Goes to Minneapolis to Work for Blai Is Sure the Secretary Will Accept. At 3:25 this afternoon Andrew Gleeson, the second delegate to Minneapolis of the Carson wing of the District republicans, left in a special car over the Baltimore and Potomac rail-road. Mr. Gleeson was accompanied by his daughter and also by following members of the party here: Aaron Bradshaw, W. R. Laws, M. D. Helm, J. Hale Sypher, James Wilburn, H. Clay Harris, Thomas

or five of these owners appeared in court and asked for a rule upon the park commissioners to know why the money was not paid into this courts as the court had directed them to do.

Text of the Secretary's Note of Resid and the President's Acceptance Written This Afternoon--- A Political Sensation.

The following correspondence explains

DEPARTMENT OF STATE,

WASHINGTON, D.C., June 4, 1892, 12:45 p.m. To the President: I respectfully beg leave to submit my resig

ation of the office of Secretary of State of the United States, to which I was appointed by you on the 5th of March, 1889. The condition of public business in the Department of State justifies me in requesting

that my resignation may be accepted immediately. I have the honer to be, very respectfully, your obedient servant.

(Bigned) JAMES G. BLATHE EXECUTIVE MANSION, WASHINGTON, June 4, 1892.

Your letter of this date, tendering your resignation of the office of Secretary of State of the United States, has been received. The terms in which you state your desires are such as ernment and without detriment to the to leave me no choice but to accede to your wishes at once. Your resignation is, therefore,

accepted. Very respectfully, yours, (Signed) BENJ. HARRISON. Hon. JAMES G. BLAINE. Received five minutes of 2 o'clock. .

CLARKSON NOT SURPRISED. He is Informed of Secretary Blaine's Re

MINNEAPOLIS, June 4.—Chairman Clarkso when informed of Secretary Blaine's resignation this afternoon remarked that he was not surprised.

MR. PLATT SPEAKS OUT. He Would Not Support Mr. Harrison He Were Nominated Special Dispatch to The Evening Star.

MINNEAPOLIS, June 4 .- An important line nformation comes from C. E. Baxter, secretary of the Michigan republican league, who arrived in Minneapolis this morning. Mr. Baxter had the good luck to get on the train which brought ex-Senator, Platt, the leading Blaine manager, to town this morning. Mr. Platt invited Mr. Baxter into his private car and all last evening Mr. Platt talked in the freest way as to his own plan and the plans of Blaine. Early in the evening Mr. Platt learned that the West Virginia delegation was on the train and he at ones invited. tion was on the train and he at once invited them into his private car. When they arrived Platt threw off all reserve and talked to them like a Dutch uncle.

He has been very cautious heretofore in ex-

pressing his reason for opposing Harrison, but now that he was after delegates he did not hesi-tate to say why he opposed the President. He asserted with positiveness that Mr. Harrison had broken faith with him and had shown himself not to be a man of his word.

rison?" asked Platt of the West Virginian
"when he positively promised me a position is
his cabinet and then refused to keep that prom
ise? Could you expect me to have any respect
for such a man? I think not. You will under for such a man? I think not. You will understand, therefore, that if Mr. Harrison were nominated I could not support him."

Mr. Platt proceeded to explain Blaine's great strength in New York and Harrison's great weakness. "You may put it down as certain, gentlemen." said Mr. Platt, "that Mr. Blaine will get fifty votes from the New York delegation on the first ballot. I do not say this from any rough estimate or guess, but I state it as a positive fact, which I now to be true. Blaine will not only have the majority of the New York, but it may be that the unit rule will be determined upon."

IF NOT BLAINE, THEN SHEEMAN.

When the delegation had retired Platt and

When the delegation had retired Platt and Baxter again resumed their personal chat, and

the Michigan man took occasion to sound Platt on the question of Alger.
"Suppose, Mr. Platt," asked Baxter, "that both Harrison and Blaine are killed off or elim-inated from the contest, who will be the dark inated from the contest, who will be the horse around which the Blaine leaders rally?"

This was a direct question which all the poli-This was a direct question which all the politicians have been trying to get Platt to answer for some time, but he has failed to talk. Now, however, he was ready to answer.

"Sherman is the man," said Platt.

The New York leader went on to state the various elements of strength which Sherman possessed and made it clear that if circumstances arose which took Blaine off the track or made his nomination impossible the Blaine mantel with all its strength of leadership backed by Clarkson, Platt and Quay would be turned over to John Sherman of Ohio.

have heretofore done a thriving business.

Under the recent decision in the Nau case the District has to allege that the defendant became liable for a license tax and failed to pay the same. The mile-limit act prescribes that no license can be issued for the sale of liquor within the limit prescribed. There is no penalty provided under this act and it is thought that counsel will argue that the defendant did not become liable for a license tax because such a tax is not provided for, and he having tendered \$100 he did not fail, as the act charges.

The case will be called for trial Wednesday.

Mrs. Harry Barket.

The engagement of Bishop John F. Hurst of the M. E. Church and Miss Ella A. Root of Buffalo, N. Y., has been announced. Miss Boot is the daughter of Mr. Francis H. Root, a wealthy citizen of Buffalo and the benefactor of the Syracuse University, of whose board of trustees he is the president. The wedding is expected to take place during the coming antumn.

Mr. Fougersy of Philadelphia and Mr. Keyworth of York, Pa., who have been the guests of Mr. Eugene P. Moxley during the past week,

A bill providing for certain of the most urgent iencies will probably be introduced in the

ppropriation bill has been in session all day. DISTRICT GOVERNMENT.

CONTRACT FOR DOG TAGE Herman Baumgarten has been been awarded the contract for furnishing dog tags at \$14.50

THE TERMS OF OFFICE The Commissioners today ordered: from and after July 1, 1892, all appointments offices the compensation of which is defrom fees shall be limited to three years, appointments to such offices that on the

THE HOUSE TODAY. Still Worrying Over the Post Office Appre

The attendance in the House this morning

was small, and several bills to which there was no objection were called up, but had to be

whole (Mr. Buchanan of Virginia in the chair) on the post office appropriation bill. TWO BRIEF LETTERS. The pending amendment was that offered by Mr. Hayen of Iowa to strike out section 3, which provides that land grant roads shall receive for

the transportation of the mails 50 per cent of the compensation charged to private parties for similar transportation.

There was a debate for a little over half an hour, the speeches made being brief and drowned in the hum of conversation. Then Mr. Helman (Ind.) offered an amendment providing that railronds which were granted lands on condition that mails should be

transported at such price as Congress might direct shall receive only 60 per cent of the com-pensation authorized by law for transportation of mails by other roads. of mails by other roads.

The amendment was lost—75 to 25.

Mr. Broderick (Kan.) moved to make the percentage 70 per cent. Lost.

Mr. Hayes' motion to strike out section 3 was

agreed to-104 to 51.

The chair (Mr. Wilson of West Virginia) then ruled upon the point of order raised vesterday against the amendment offered by Mr. Wise (Va.) repealing the mail subsidy act. He sustained the point and ruled the amendment out

Mr. Wise offered an amendment providing that none of the subsidies shall be paid to any company which discriminates against any port of the United States. Ruled out.

On motion of Mr. Newbury of Illinois an amendment was adopted appropriating \$52,000 for the establishment of a branch post office on the grounds of the world's Columbian exposition at Chicago.

tion at Chicago.
On motion of Mr. Henderson (N. C.) an On motion of Mr. Henderson (S. C.) an amendment was adopted authorizing the Postmaster General to provide for the transportation of official matter of any government department over railroad or express companies wherever he can do so at a saving to the government of the problem.

service. The committee then rose and reported the bill to the House.

Mr. Holman then moved to recommit the bill with instructions to the committee on post offices and post roads to report it back with an

amendment limiting to 70 per cent the compen-sation to land grant roads for mail transportstion.

Mr. Holman's motion was lost—yeas, 87; nays, Mr. Holman's monon was lost.

110—and the bill was passed.

Immediately Mr. Hatch (Mc.) arose and moved that the House go into committee of the whole to consider revenue bills, the object be-

ng to take up the anti-option bill. Mr. Cummings of New York instantly moved recess until 4 o'clock. SOCIAL MATTERS.

Word has been received here of the safe ar-

rival in Paris of Col. and Mrs. Thomas P. Bor-Mr. and Mrs. Frank A. Simons have issued cards for the wedding reception of their daugh-ter, Rosamond Comstock, and Edward Alsworth Ross, Thursday evening, June 16, at their home, 1324 Corcoran street.

Mrs. Kittie Thompson Berry will sing at th June convention of the Saengerbund. Mr. and Mrs. M. T. Dooley have issued cards for the wedding of their daughter, Leila Margaret Combs, and Mr. Bernard Vermillion Sims, to take place at noon Thursday, June 16, at St. Matthew's Church. Mrs. A. E. Johnston, Miss Annella and Mas ter Coldwell Johnston sailed from New York for Havre today for an indefinite stay abroad.

Prof. Newcomb writes of the delightful time he is having at the observatory in Nice. Mrs. Newcomb is having a visit from her daughters, Mrs. McGee and Mrs. Wilson. Mr. and Mrs. Andrew Gleeson were married

thirty-two years ago yesterday, and the anni-versary was fitly celebrated at the old home. 802 1st street northwest, last evening. Among the remembrances was a basket of thirty-two Marchel Neil and La France roses, accompanied

Miss Raphael Ellis has as her guest Miss

The residence of Mr. J. G. Navlor, 456 M street, was the scene of a pleasant gathering Wednesday evening. The occasion was a dance tendered Miss May Emerson by her friends. tendered Miss May Emerson by her frience.
After supper solos were rendered by Miss Mabel Maley, Mr. Frank Seiffert, Miss May Emerson, Miss Bessie Fenton and Mr. James Carroll. Among those present were: Miss Florence King of New York, Col. King and wife of Boston, Miss Lina Carrier, the Misses May and Bessie Fenton, Miss Mabel Maley, Miss Alice Staniey, Miss L. Lovejoy, Miss Estelle Emerson, Col. and Mrs. Emerson, Mr. James Carroll, Mg. Geo. Miller, Mr. Frank Seiffert, Mr. J. Helm, Mr. Pattie, Mr. James Kemp, Mr. Will Emerson, Mr. James Naylor and Mr. E. D. Parker.

The W. S. W. Club gave a bus party to Great

The W. S. W. Club gave a 'bus party to Great

Falls and Cabin John's bridge last Sunday. The Falls and Cabin John's bridge last Sunday. The ladies were Miss Mamie Fitzgerald. Miss Weish of Baltimore, Miss E. McCaffery, Miss Jeanle Fitzgerald, Miss Della Faunce, Miss Maggie Fitzgerald, Miss Evű Parker, Miss Rosa A. Fitzpatrick of Norfolk, Va.: Miss Josie Fitzgerald and Miss Ella Hamilton. The gentlemen were Mr. Wm. Hudson, Mr. James R. Barry, Hr. John J. Brosnan, Mr. J. J. Murphy of New York, Mr. Patrict McArdle of New York, Messrs, P. A. and P. J. Drury, Mr. John J. Mechan, Mr. John O'Day, Mr. P. Follerd and Mr. John O'Leary. "Sherman is the man," said Platt.

The New York leader went on to state the various elements of strength which Sherman possessed and made it clear that if circumstances arose which took Blaine off the track or made his nomination impossible the Blaine mantel with all its strength of leadership backed by Clarkson, Platt and Quay would be turned over to John Sherman of Ohio.

THE ONE-MILE LIMIT.

The Test Case Heard in the Police Court This Morning.

The case of Michael Sullivan, brought under the liquor law for keeping an unlicensed bar within the mile limit, as published in yesterday's STAR, was called in the Police Court this morning and the defendant demanded a jury trial and gave the required bond.

Lawyer Leon Tobriner appears for the defendant and he is confident that the prosecution will fail to hold the defendant.

The liquor dealers are greatly interested in the case, as it involves the sale of large quantities of liquor in a district where many saloons have heretofore done a thriving business.

Under the recent decision in the Nau case the District has to allege that the defendant of the point large with the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has to allege that the defendant of the District has The Epiphany Church was crowded with

The engagement of Bishop John

Mr. Fougeray of Philadelphia and Mr. Keyworth of York, Pa., who have been the guests of Mr. Eugene P. Moxley during the past week, returned to their homes vesterday.

Miss Waterhouse, daughter of Judge Waterhouse of Wheeling, W. Va., and Miss Pattison of Baltimore are the guests of Mrs. B. F. Moxley at her 'residence on Georgetown Heighta. Miss Waterhouse will remain for several weeks, and on her return will be accompanied by Miss Marie Dent, who will pay a visit to her convent home, Mt. de Chantal, where she graduated last year with distinguished honors.

Miss Minnie Beauchamp of Talbert county, Maryland, has returned to her hore after hav-

Maryland, has returned to her hone after hav-ing spent several months in this city, where she has undermany friends. Miss Hattie Saddler of 6th street southeast has gone with her to spend a few weeks.

MERCURIAL Mr. J. C. Jones of Fulton, Ark., says of S. S. S.
"About ten years ago I contracted a severe case of
blood poison. Leading physicians prescribed medicin
after medicine, which I took without any relief.
also tried mercurial and potash remedies, with unsue

RHEUMATISM.